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11	ajs@randazza.com		
12	Attorneys for Movant Jane Doe		
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14	UNITED STATES DISTRICT COURT		
15	NORTHERN DISTRICT OF CALIFORNIA		
16	SAN FRANCISCO DIVISION		
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18	IN RE: Motion of Non-Party JANE DOE	Case No. 3:18-mc-80080-JCS	
19	ELIZABETH SINES, et al.,	STIPULATED REQUEST TO CHANGE TIME TO RESPOND TO	
20	Plaintiffs,	THE OPENING MOTION IN THIS ACTION TO QUASH A FOREIGN	
21	v.	SUBPOENA; (PROPOSED) ORDER	
22	JASON KESSLER, et al.,		
23	Defendant.		
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**STIPULATION** 1 Pursuant to Federal Rule of Civil Procedure 6(b), and Civil Local Rule 6-2, counsel on both 2 3 sides of this action to quash a foreign subpoena stipulate to an order extending the time to respond to the opening motion by one week. The current deadline is May 30, 2018, and the proposed new 4 5 deadline is June 6, 2018. 6 The underlying action was brought by Elizabeth Sines, et al. ("Respondents") on October 11, 7 2017 in the Western District of Virginia, where it remains pending. (Sines v. Kessler, No. 17-CV-72 8 (W.D. Va.).) 9 Plaintiffs issued a subpoena to non-party Discord, Inc. on January 2, 2018, returnable in this 10 11 District. Non-party movant Jane Doe filed the instant action to quash that subpoena on May 16, 2018. 12 Respondents' opposition brief is therefore currently due on May 30, 2018. 13 Respondents request a one-week extension, to June 6, 2018. Movant stipulates to the new 14 due date. 15 No other requests for an extension have been made in this action. There is no hearing or 16 argument date scheduled in this case that would be affected by the request. The accompanying 17 declaration of Sean P. Rodriguez states Respondents' reasons for the requested change. (Civ. L.R. 18 6-2(a)(1).) 19 20 21 22 23 24 25 26 27 28

1	1 IT IS SO STIPULATED, THROUGH COUN	SEL OF RECORD.	
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3	3 Dated: May 23, 2018 Respectfully sub	omitted,	
4	4 BOIES SCHILL	ER FLEXNER LLP	
5	5		
6	6 By: /s/ Sean P. I	Rodriguez	
7	Sean P. Rodrigu 1999 Harrison S	ez treet Suite 900	
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	Phone: 510/874-	-1000	
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10	srodriguez@bsf		
10	Allorney for Kes		
11	11 Plaintiffs in the	Underlying Action	
12	Dated: May 23, 2018 RANDAZZA L	EGAL GROUP, PLLC	
13	13		
14	= J ( <u>15/11/e// 0 / 5 /</u>	hepard	
15	Alex J. Shepard	ra Drive, Suite 109	
16	Les Veges NV		
10	Tel: (702) 420-2		
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18	ajs@randazza.co		
19	120000000000000000000000000000000000000	ovant Jane Doe	
20			
20	FILER'S ATTESTATION	FILER'S ATTESTATION	
	I, Sean P. Rodriguez, am the ECF user whose identification and password are being used to		
22	file this Stipulation. In compliance with Civil Local Rule 5-1(i)	file this Stipulation. In compliance with Civil Local Rule 5-1(i)(3), I hereby attest that the	
23	signatories on this document have concurred in this filing.		
24	24		
25	<u>/s/ Sean F. 1</u>	_	
26	Sean P. Roo	Iriguez	
27	27		
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1 2	<del>[PROPOSED]</del> ORDER
3	PURSUANT TO STIPULATION, IT IS SO ORDERED.
4	TORSOTH TO STILL CENTION, IT IS SO ORDERED.
5	DATED: May 24, 2018
6	Hon. Joseph C. Spero United States Magistrate Judge
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